

California Energy Commission Docket Office Attn: Docket No. 04-IEP-01 () 1516 Ninth Street, MS-4 Sacramento, CA 95814-5512

Re: Southern California Edison's 2005 Electricity Demand Forecast Forms

Dear Commission:

Pursuant to the California Energy Commission's (Commission) request for data and analyses relating to electricity demand, enclosed are Southern California Edison's (SCE) 2005 Electricity Demand Forecast Forms 1, 2, 3-Committed, 4, 5-Committed, and 6. SCE is providing this forecast data via e-mail and on two separate diskettes via overnight courier. One diskette contains the forecast data which can be disclosed to the public, and, per our enclosed Application for Confidentiality (Application), the data contained on the second diskette should be treated as confidential. SCE has also provided this information and the Application via e-mail.

The overwhelming majority of SCE's data will be made available to the public. SCE narrowed down, to the maximum extent possible, the scope of data requiring protection. The only data SCE considers confidential is market sensitive information which, if obtained by market participants, could be used to raise the price of electricity for our customers. SCE appreciates your consideration of maintaining this market sensitive information as confidential.

If you have any questions regarding this forecast data or our Application, please call me at (916) 441-2369.

Sincerely.

Manuel Alvarez

Enclosures:

Demand Forecast Forms – Public Version

Demand Forecast Forms – Confidential Version

Demand Forecast Form 1.6 – Confidential Version

Application For Confidential Designation (with Appendix)

Description of SCE's Sales, Energy and Demand Forecast Methodology

cc: Commissioner John L. Geesman Commissioner James D. Boyd Kevin Kennedy Tom Gorin

## APPLICATION FOR CONFIDENTIAL DESIGNATION (20 CCR SECTION 2505)

#### 2005 INTEGRATED ENERGY POLICY REPORT Docket Number 04-IEP-1

Applicant: Southern California Edison Company ("SCE")

Attorney for Applicant:

Laura Genao

Address of Attorney:

2244 Walnut Grove Ave.

Rosemead, California 91770

laura.genao@sce.com

(626)302-6842

#### 1. (a) Title, data, and description of the record.

2005 Energy Report Electricity Demand Forecast Forms adopted by the California Energy Commission ("CEC") on November 3, 2004.

### (b) Specify the part(s) of the record for which you request confidential designation.

Pursuant to the procedure set forth in 20 California Code of Regulations Sections 2505 et seq., SCE requests that the following parts of Forms 1.2, 1.3, 1.4, 1.5, and 1.6 of SCE's February 1, 2005, 2005 Integrated Energy Policy Report ("IEPR") filing, be designated as confidential and exempt from public disclosure.

- Form 1.2—SCE requires confidential treatment of the information contained in the column labeled "Distribution System Energy Requirements at Generation" for the years 2005-2016. This information should remain confidential for 15 years from the date of this filing.
- Form 1.3—SCE requires confidential treatment of the information contained in the column labeled "Bundled Customer Peak at Generation" for the years 1998-2016. This information should remain confidential for 15 years from the date of this filing.
- Form 1.4—SCE requires confidential treatment of the information contained in the columns labeled "Bundled Customer Peak at Generation" and "Coincident Direct Access at Generation" for the years 1998-2016. SCE also requires confidential treatment of the information contained in the column labeled "Distribution Service Area Peak Demand at Generation" for the years 2005-2016. This information should remain confidential for 15 years from the date of this filing.

- Form 1.5—SCE requires confidential treatment of all Peak Demand Weather Scenario information contained in Form 1.5. This information should be kept from public disclosure indefinitely.
- Form 1.6—SCE requires confidential treatment of all LSE hourly load information contained in Form 1.6. This information should remain confidential for 15 years from the date of this filing.

#### 2. State and justify the length of time the Commission should keep the record confidential.

As set forth above, SCE requires that the specified information be kept confidential for 15 years (in the case of Forms 1.2, 1.3, 1.4, and 1.6) and indefinitely (in the case of Form 1.5). SCE believes these documents must be withheld from public disclosure for the specified periods of time because their disclosure will likely cause prices to rise, as set forth in Section 3, below.

Additionally, although the information for which SCE seeks protection from disclosure may become historical at some point, it cannot credibly be argued that the information will become commercially worthless in less than 15 years. If released, historical information in the categories specified by SCE will allow sellers to develop correlations between forecasted aggregated energy needs and peak load values, particularly where the information is a function of weather. This information is of enduring value and could be used to the detriment of SCE's customers as detailed below.

# 3. (a) State the provision(s) of the Public Records Act or other law that allows the Commission to keep the record confidential, and explain why the provision(s) applies to the record.

SCE purchases and sells large quantities of electrical energy on behalf of its customers. The marketplace for such purchases and sales is highly competitive. Accordingly, information regarding when, and how much energy, SCE has to sell or purchase on behalf of its customers is extremely valuable and, if revealed, could place SCE at a competitive disadvantage when purchasing or selling energy.

The data specified in this application requires confidential treatment because it contains information that could allow a party to calculate SCE's forecasted energy supply needs for the peak of the year, or on an hourly basis. By thus determining a critical factor in the calculating of SCE's "residual net short" position—the amount of energy SCE needs to procure in the market after meeting its forecasted load with "must take" and utility retained generation—potential suppliers would be able to figure out SCE's customer demand for the year, or on any particular hour or day, and whether SCE had sufficient resources to meet that demand. With such information, a supplier could charge SCE a higher price for power, or depress the price SCE could

obtain for selling power when it had too much on hand. Either outcome would ultimately harm SCE's customers.<sup>1</sup>

Because such forecast information is extremely commercially sensitive, it is shielded from disclosure by several statutory provisions. First, under the Public Records Act, Govt. Code Section 6254(k), records subject to the privileges established in the California Evidence Code are not required to be disclosed. Under the Evidence Code Section 1060 "trade secrets" are shielded from disclosure. Such "trade secrets" are defined as any "information, including a formula, technique, and process, that: derives independent economic value from not being generally known to the public or to other persons who could obtain value from its disclosure or use; and is the subject of efforts that are reasonable under the circumstances to maintain its secrecy." Civil Code Section 3426.1. The documents for which SCE seeks confidential protection here are trade secrets because they derive value from not being known to the public—public disclosure of this information could cause prices to rise.

Second, SCE believes that statutes and rules governing the disclosure of information to the California Public Utilities Commission ("CPUC") are relevant to the discussion of the types of information that should be made public. Under Section 454.5(g) of the Public Utilities Code, the CPUC must develop procedures (and has done so) to keep confidential, market sensitive information related to a distribution utility's procurement plan. Because the IEPR proceeding addresses inputs to the utilities' procurement plans, the data provided in the forms listed above is within the scope of that provision. Additionally, the CPUC's General Order 66C specifically sets out as information that is "not open to public inspection," those "reports, records, and information requested or required by the Commission which, if revealed, would place the regulated company at an unfair business advantage." General Order 66C, Section 2.2(b). To the extent that CEC staff members are working as agents of the CPUC in the IEPR, they should also be bound by General Order 66C.

As set forth above, public disclosure of the information for which SCE seeks a confidential designation would harm SCE and its customers by revealing SCE's energy needs, and by giving other entities sufficient information whereby they could reverse engineer the formulas used by SCE to forecast those amounts. Public knowledge of this information will ultimately lead to SCE being put at a competitive disadvantage when procuring and selling energy.

As evidence of the likelihood of this outcome, SCE has attached, as Appendix A, a copy of a study by Dr. Charles Plott, Ph.D, which finds that disclosure of market sensitive confidential information to market participants in a competitive market will cause prices to rise. A copy of this study was previously submitted to the CPUC on March 1, 2004. See SCE's Comments on the Consequences of Public Disclosure of Confidential Information, dated March 1, 2004, in CPUC Rulemaking 01-10-024.

(b) Discuss the public interest in nondisclosure of the record. If the record contains trade secrets or its disclosure would otherwise cause loss of competitive advantage, please also state how it would be lost, the value of the information to the Applicant, and the ease or difficulty with which the information could be legitimately acquired or duplicated by others.

As set forth above, the data for which SCE seeks a confidential designation should be so deemed because it contains information that could allow a party to calculate SCE's forecasted supply needs, either on an annual peak basis or on an hourly basis. By thus determining a critical factor in the calculating of SCE's "residual net short" position—the amount SCE needs to procure for its customers in the market after meeting its forecasted load with "must take" and utility retained generation—potential suppliers would be able to figure out SCE's customer demand on any particular hour or day. When this information is used in conjunction with public information about the large quantity of must-take resources, such as DWR contracts, that SCE has, a supplier could determine whether SCE had sufficient resources to meet its demand. With such information, a supplier could charge SCE a higher price for power, or depress the price SCE could obtain for selling power when it had too much on hand. Either outcome would ultimately harm SCE's customers, who will bear the burden of the higher costs.

Additionally, the weather sensitivity information provided on Forms 1.3 and 1.5 is commercially sensitive because it indicates the degree to which SCE's supply needs or surplus supply conditions change as weather (or short-term weather forecasts) change. The passage of time does not render this historical information less commercially sensitive. Because the relationship between weather and demand changes slowly, any public disclosure would give market participants information about SCE's future sensitivity to weather.

While SCE cannot assign a value to the information it seeks to protect, it can state with certainty that the hourly and peak information for which a confidential designation is sought could not easily be acquired or duplicated by others. Moreover, it would be very costly to SCE's customers (and likewise valuable) to its suppliers if it were publicly disclosed. The weather scenarios contained in Form 1.5, for example, consist of mathematical formulas and relations that rely on the weighting of various weather stations across the state. SCE vigorously protects this information, and does not disseminate it unless it is subject to the provisions of a restrictive confidentiality order that assures it will not be publicly disclosed.

4. State whether the record may be disclosed if it is aggregated with other information or masked to conceal certain portions

(including but not limited to the identity of the Applicant). State the degree of aggregation or masking required. If the data cannot be disclosed even if it is aggregated or masked, explain why.

SCE has limited the amount of data it seeks to designate as confidential in this filing. For the reasons stated in response to question 3(b), SCE does not believe that this information can be aggregated or maske d in any other fashion.

5. State how the record is kept confidential by the Applicant and whether it has ever been disclosed to a person other than an employee of the Applicant. If it has, explain the circumstances under which disclosure occurred.

SCE has not, to the best of its knowledge, previously publicly released the information for which it seeks confidentiality here. While some of the information contained in the referenced forms may have previously been released to CPUC and CEC staff members, as well as non-market participants of SCE's Procurement Review Group, SCE has only made such information available under strict non-disclosure agreements approved by the CPUC and endorsed by the parties receiving the information. SCE has not, to the best of its knowledge, publicly made this data available in the form required by the CEC.

I certify under penalty of perjury that the information contained in this application for confidential designation is true, correct, and complete to the best of my knowledge and that I am authorized to make the application and certification on behalf of the Applicant.

Dated: February 1, 2005

bigned.

Name:

Laura Genao

Title:

Attorney

#### APPENDIX A

# DIVISION OF THE HUMANITIES AND SOCIAL SCIENCES CALIFORNIA INSTITUTE OF TECHNOLOGY PASADENA, CALIFORNIA 91125

FORCED INFORMATION DISCLOSURE AND THE FALLACY OF TRANSPARENCY IN MARKETS

Timothy N. Cason Purdue University

Charles R. Plott California Institute of Technology

SOCIAL SCIENCE WORKING PAPER 1202

June 24, 2004

#### Forced Information Disclosure and the Fallacy of Transparency in Markets

Timothy N. Cason and Charles R. Plott

June 25, 2004

#### Abstract

The research addresses a widely held belief among regulators that any additional information about the objectives and intentions of one side of a market made available to other market participants will improve market performance. The belief is about the principles of market behavior in general in that the coordination of exchange will be better facilitated by any such information revelation and both sides will be better off. The experiment reported here is specifically motivated by regulatory hearings before the California Public Utility Commission on the California wholesale electricity market. Electricity suppliers argue that the California public would pay lower prices if the market demand by the major (public utility) buyers is known to sellers. The markets studied are in the form of decentralized, privately negotiated contracts, typical of the wholesale electricity markets. The experiment demonstrates that such markets generally converge to the competitive equilibrium. However, forced disclosure of demand works to the disadvantage of the disclosing side of the market. If the principles of market adjustment observed in the laboratory are also operating in the California wholesale electricity market, the proposed regulation forcing such disclosure would result in higher electricity prices for the consuming California public.

<sup>\*</sup> Cason: Department of Economics, Krannert School of Management, Purdue University, 403 West State Street, West Lafayette, IN 47907-2056, USA. E-mail: <a href="mailto:cason@mgmt.purdue.edu">cason@mgmt.purdue.edu</a>. Plott: Division of the Humanities and Social Sciences, 228-77, California Institute of Technology, Pasadena, CA 91125, USA. E-mail: <a href="mailto:cplott@hss.caltech.edu">cplott@hss.caltech.edu</a>. Funding for these experiments was provided by Southern California Edison. Disclaimer: The authors served as consultants for Southern California Edison before the Public Utilities Commission of the State of California concerning Order Instituting Rulemaking to Establish Policies and Cost Recovery Mechanisms for Generation Procurement and Renewable Resource Development, Rulemaking 01-10-024. Subsequent research support was provided by the National Science Foundation and the Caltech Laboratory for Experimental Economics and Political Science.

## Forced Information Disclosure and the Fallacy of Transparency in Markets Timothy N. Cason and Charles R. Plott

"...ratepayers (i.e. California consumers) are aided when market participants have access to this level of [comprehensive utility planning data] information ...market participants (e.g. generators, energy service providers...) are able to more effectively plan to meet the demands of ratepayers...[to] develop the most efficient and cost-effective solution to meeting product demand." (page 8, Comments of the Independent Energy Producers Association Concerning Data Confidentiality, 2004)

"The C[alifornia] E[nergy] C[omission] does not believe that California ratepayers will be harmed by a more transparent system." (page 4) "...[it] believes all planning 'facts' ought to be publicly available." (page 7, California Energy Commission's Comments on Confidentiality of Planning and Procurement Information, 2004)

#### 1. Introduction

The preceding quotes, taken at face value, suggest that some commentators believe that more information about the objectives of one side of a market made available to the other side of the market always improves the advantages of the market for all. One often sees the term transparency to describe a wholesome objective for regulated markets, referring to the disclosure of private information by market participants. The belief is about the fundamental principles of price discovery in markets; that the law of supply and demand operate neutrally and more efficiently if all information is public. This view is reflected, for example, in the "sunshine" provisions of regulatory rulemaking in many states, as well as advice for financial markets from the IMF (2001).

But is more information always better? Motivated by a dispute over information disclosure proposed for California's regulated utilities, this paper presents laboratory evidence that forcing only some parties to reveal private information when bargaining with others can result in inferior terms of trade for the revealing agents. In other words, forcing the utilities to

reveal confidential information regarding their energy demands to suppliers leads to higher negotiated prices and ultimately higher electricity prices for California consumers. The fallacy is that greater information in markets necessarily improves market performance from the point of view of all participants. While no detailed theory that leads to this view is offered, the fallacy itself appears to rest on a flawed interpretation of the law of supply and demand along the following lines: Efficient market equilibration is identified with the Nash Equilibrium of an associated game theory model. For the game to equilibrate at an efficient Nash equilibrium compete information about player utility functions must be necessary. Therefore, markets will work better if the utility functions are known to all. Of course, every sentence of the above argument can be challenged as incorrect.

Our experiment evaluates the market implications of greater information dissemination based on a static environment without endogenous entry or exit of suppliers. The quotes above for California, as well as the position of the European Federation of Energy Traders, indicate that commentators believe that one benefit of greater transparency arises through more efficient entry decisions. Although the experiment does not address these long run considerations directly, it does provide some indirect evidence that entry could be attracted by greater information dissemination because the information leads to higher prices and profits of suppliers. But if this information release ultimately leads to lower costs to the buying utilities due to increased entry, utilities should not need additional regulations to force them to reveal their planning and procurement data.

Before presenting details of the experimental design, it is useful to first present some background of the motivating controversy in the California electricity market that serves to

<sup>&</sup>lt;sup>1</sup> "Poor access to information raises a huge barrier to the entry of new market participants and is stifling the development of efficient, transparent wholesale markets" (page 1, EFET, 2003).

characterize the manner in which the fallacy finds its way into important regulatory discussions. Overall, about one-third of the energy requirements of California's investor-owned electric utilities are met by utility-owned generation. The remaining two-thirds are bought from independent power producers, other out-of-state utilities, and federal power projects such as the Bonneville Power Administration. While some of this power is bought on centralized spot markets, most is procured through short term (a year or less) and medium term (one to five years) contracts that are negotiated with these suppliers.

The relationship between California's electric utilities and third party intervenors such as The Utility Reform Network (TURN) and the Office of Ratepayer Advocates (ORA) has been strained over the years, particularly recently because of the well-publicized problems with energy pricing in the state. Starting in 2002 these intervenors, supported by market participants who sell power to California utilities, sought to require the utilities to publicly release substantial amounts of short- and long-term planning data to all market participants, including all product, price, forecast and availability information contained in the utilities' procurement-related activities and applications. The intervenors and suppliers argued that this increased the market's transparency and will operate to the benefit of the electricity consuming public. In the utilities' opinion, however, revealing such detailed data is tantamount to revealing all of their relevant demand information to potential suppliers prior to initiating negotiations.

Through a series of hearings, administrative law judge rulings and negotiated settlements between the utilities and the intervenors during 2002 and 2003, the utilities either agreed to or were ordered to provide some additional information that had previously been considered confidential Some planning and forecast data, as well as short-term procurement plans, for example, are now released but with a lag of several years. Other "market sensitive" information was not to be released. Nevertheless, in an April 3, 2003 ruling, the judges and the Public

Utilities Commission expressed intent to revisit their approach governing the treatment of confidential information, to improve "transparency in resource planning." The utilities strongly oppose releasing more information to the suppliers, and the suppliers strongly support receiving additional information from the utilities.<sup>2</sup>

It is well recognized in economics, of course, that as long as interests of bargainers are not sufficiently integrative (i.e., are not largely aligned with common interests) then providing private information to a bargaining opponent can make the revealing party no better off. This is true of most economics problems such as bargaining over predominantly distributive attributes like price. For example, see Kennan and Wilson (1993) for an overview of bargaining models with private information. In regulatory disputes like this, however, theoretical arguments may not carry as much weight as clear, empirical evidence. To make a clear comparison between market outcomes with and without information disclosure using field data would require at least two different regulatory territories with different disclosure rules but similar market conditions (e.g., number of utilities, suppliers, power exchanges, procurement rules, weather conditions, etc.). But as any Californian will tell you, California is a unique place. Therefore, an accurate empirical evaluation of the information disclosure rules, holding other market conditions constant, is not feasible with field data. Empirical evidence, however, can be provided by a laboratory study.

Our laboratory experiment consists of 17 separate market sessions. We consider 5 separate environments, as explained in Section 3. All experiments are conducted in a new laboratory trading mechanism, described in Section 2, meant to capture many of the salient features of a market with multilateral, private pairwise negotiations, with no public transaction

<sup>&</sup>lt;sup>2</sup> The California Energy Commission (2004) has weighed in on the side of the suppliers. Notably, the CEC also recommends that suppliers be allowed to keep their fuel prices confidential for 6 months, because such information provides a basis for a competitive edge among competing suppliers. That is, they argue that suppliers should be able to keep their costs private while utilities should be required to reveal more quantitative details about dermand.

price information. This provides a reasonable approximation to the process of negotiating contracts for energy in California, where only the very short term (day ahead and hour ahead) needs are priced in centralized markets.

Section 4 presents the results. We find that negotiated prices tend to favor the information advantaged side of the market; e.g., prices were higher when buyers' demand information was revealed to sellers than when sellers' cost information was revealed to buyers. This advantage occurs both in the adjustment phase as prices are moving towards equilibrium, as well as after equilibrium is reached. Finally, we find that when sellers are informed about demand conditions and their own costs, prices are more sensitive to changes in demand conditions than changes in supply (cost) conditions.

To our knowledge, this is the first experimental paper that studies this type of information asymmetry in multilateral negotiations. Several previous studies, however, have introduced information asymmetries to bilateral negotiations. Murnighan et al. (1999) formed bargaining pairs and then privately provided information about both bargainers' payoff schedules to one member of the pair. The pairs negotiated over multiple dimensions, including some with distributive characteristics (like price) as well as others with integrative, cooperative characteristics. In face-to-face bargaining, the information provided to one member of the pair allowed that member to negotiate more favorable outcomes compared to a control treatment with symmetrically, partially informed bargainers. But asymmetrically informed bargainers were not able to negotiate more favorable settlements when negotiations were conducted through computer chat windows. Roth and Murnighan (1982) also compare symmetric and asymmetric information bargains struck over computerized chats, but over lottery "chips" for prizes of known and unknown value. They find that the asymmetrically informed member of the bargaining pair is able to earn more than his counterpart.

Srivastava et al. (2000) also asymmetrically inform one member of the bargaining pair, who like in our study negotiate only over price. Both bargainers know the item's cost, but only the buyer knows the value  $\nu$  she places on the item. The researchers do not employ a control treatment with symmetrically informed bargainers, and they employ alternating offer bargaining, control beliefs over the buyer's value  $\nu$ , and vary the degree of uncertainty over  $\nu$  as a main treatment variable. The authors employ this careful information structure because they evaluate specific predictions of the Grossman and Perry (1986) sequential equilibrium model of bargaining. Srivastava et al.'s results provide some reasonable support for key comparative static predictions, but they strongly reject the point predictions of the model.

#### 2. The Trading Institution

Our goal was to capture some salient features of the multilateral but private, pairwise negotiations that characterize the price discovery process in the wholesale market for electricity in California. We chose this market structure for the experiment over classical open outcry markets for three reasons. First, the fallacy described above typically is found in regulatory discussions in industries in which the industrial organization is more decentralized, with localized, private contracts much the same as the California wholesale electricity industry. Second, it is well known from the study of insiders in open outcry markets that the information held by insiders quickly disseminates throughout the market and thus the effects of any asymmetries of information are typically small and hard to detect (Plott and Sunder, 1988, Forsythe and Lundholm, 1990). We wanted to study the effects in a context in which the principles at work can be more easily observed and studied. Third, in the California wholesale electricity markets contract terms following a successful negotiation are private information, so this market does not feature any public transaction price information. Participants can negotiate

simultaneously with different potential trading partners, and any agent is free to initiate or terminate negotiations with an agent on the other side of the market at any time. Clearly, therefore, the outside option for any negotiation is endogenous and is determined by trading terms available from alternative trading partners.

Most previous market experiments feature centralization of offers and/or transaction prices, so we required a new laboratory trading institution for these multilateral but private negotiations. A classic "telephone" market, such as the one used in Hong and Plott (1982) and in Grether and Plott (1984), could capture many of the key features of this type of negotiation process. The message space for telephone negotiations is rather rich, however, and can include intimidation, unverifiable claims and persuasion. Therefore, we employed a computer-mediated negotiation process to increase control and limit the message space to the main variable of interest: price offers.

Figure 1 displays the main trading screen for the *Marketscape* program used to capture the key features of private, multilateral negotiations. Buyer 125, for example, receives price offers from sellers in his "X125 Personal Market," and they are listed in ascending order in his personal sell order book shown at the lower right of the screen. He accepts the best offer by clicking on a checkbox and then clicking the ACCEPT button. This buyer can also send price offers to specific sellers by filling out the order form shown on the upper right of this screen. He can revise or add additional offers and cancel any outstanding offers at any time. However, he must select only one "market" to send any offer to, and only one seller (i.e., that seller's personal market) can view those particular offers. Therefore, individual negotiations between any pair of potential traders are private, but traders can negotiate simultaneously with multiple potential trading partners. There is no public reporting of transaction prices, but traders can always access their own personal trade history.

Although this particular form of computer-mediated negotiation is not found in the field, where many different forms of market exist, it is relevant for the policy question that is the focus of our research. We are interested in the impact of information asymmetry on market outcomes, and this trading process carefully controls the information exchanged through bargaining. The negotiation also permits a rich exchange of price information, without allowing more difficult-to-control factors such as bargaining personality and style to influence results. Of course, the free-form nature of this bargaining, unlike other structured mechanisms such as alternating offer bargaining, limits the applicability of most theoretical models of the bargaining process. But it more accurately represents the opportunities and constraints of the negotiation process for energy contracts.

#### 3. Experimental Environment and Design

In any market, the major underlying behavioral motivations of buyers and sellers can be captured in "reduced form" in demand and supply curves. Thus, to the extent that buyer information is disclosed to sellers, this is similar to disclosing information about the buyers' demand curve. Of course, there are various amounts of buyer information that could be disclosed, but each piece will reveal something about the demand curve. There is a considerable range of data that the Public Utilities Commission is considering compelling utilities to reveal, but the scope of information disclosure being considered is tantamount to revealing all the information sufficient to define a buyer's demand curve. Therefore, the experimental design is based on this broad degree of information revelation. Although the Commission might ultimately choose a more limited degree of information revelation, the current experimental design should shed light on the direction of general effects that can be expected if more limited amounts of information are ultimately revealed.

As is the usual case in markets, each trader knew his or her own trading motivations—that is, sellers knew their own production costs and buyers knew their own valuations for any units they purchase. For the sessions labeled as "Sellers Informed," however, the sellers all received information (available at any time through a "Payoff Summary" link on their computer screen) about the minimum amounts that each buyer valued each unit that they might purchase. The fact that sellers were informed was common knowledge, but the content of this valuation information was only distributed to the sellers. Buyers only knew their own valuations and did not receive any information on seller costs or other buyers' values, as in the usual case.

Asymmetric information was distributed analogously in sessions labeled as "Buyers Informed"; in these sessions, buyers all knew the maximum amount of each seller's cost for each unit potentially supplied, but sellers only knew their own costs.

For the analysis we divide the 17 experimental sessions into five designs, with two to five replications for each design, as summarized in Table 1.

- 1. Design A has induced supply and demand arrays shown in Figure 2, or a similar variation with slightly different numbers of buyers and sellers. The distinguishing feature of this design is that it has a narrow range of competitive equilibrium (CE) prices, or in some cases a unique CE price.
- 2. Design B has supply and demand arrays shown in Figure 3. The distinguishing feature of this design is that it has a much wider range of competitive equilibrium prices. All prices in the interval [475, 600] are equilibrium prices in which the quantity supplied equals the quantity demanded.
- 3. Design C features a variety of upward demand shifts in different periods, and one supply shift in an early period. The demand shifts are displayed in the supply and demand arrays shown in Figure 4.

- 4. Design D features a shift in both demand and supply in period 7, which widens the competitive equilibrium price interval in either the downward or upward direction.

  Figure 5 displays the downward shift employed in two sessions; the other two sessions of this design used a mirror image upward shift in the equilibrium interval.
- 5. Design E first shifts the supply function (in period 6) and then shifts the demand function (in period 10), as shown in Figure 6.

Both Designs A and B have substantial symmetries between the demand side and the supply side. We began with symmetric demand and supply conditions to control for any influences that demand and supply shapes might have on the convergence process and that might obscure the separate impact of information disclosure.<sup>3</sup> Thus, while these curves might not reflect the conditions of the California electricity market, they do allow us to study how the proposed information revelations will influence the functioning of the fundamental laws of supply and demand.

Design C serves two functions. First, the design is a robustness check on the overall patterns of results derived from the other designs. The design involves a series of demand and supply shifts rather than the single demand or supply shifts of the other design. It also incorporates information revelation about demands and supplies that are not coincident with parameter changes, so information shifts that might be contained in market activity alone is not confounded with the information provided through regulations to one side of the market or the other. Secondly, the design is especially relevant for exploring the issues of the California electricity market. In this design, the supply curves used in the experimental markets have important qualitative features that broadly correspond to the features found in electricity markets.

<sup>&</sup>lt;sup>3</sup> One of the early discoveries made using laboratory markets was that prices tend to converge from above (below) the competitive equilibrium when equilibrium surplus is larger for buyers (sellers) (Smith and Williams, 1982).

Supply is "flat" over a broad range and then turns upward sharply as capacity limits are approached. Demand, on the other hand, is very inelastic and grows from one period to the next. These are important similarities with the situation that can be expected to evolve in California as demand for electricity grows due to growing population, short-run supply is inelastic, and the elasticity of long-run supply is highly uncertain due the financial stress in the generation development market. Thus, the design tests for the possibility that the particular parameters present in the regulatory dispute that partially motivates the study do not have implications for the principles that are at work.

Designs D and E, like Designs A and B, are not intended to be consistent with specific underlying properties of the California electricity market. Instead, we chose these parameters to further investigate how the information advantage enjoyed by one side of the market affects adjustment to new equilibrium conditions. The designs also provide insight into how information is disseminated through bargaining in this multilateral negotiation institution.

The other variable that we systematically changed from one experimental session to another was whether the supply side or the demand side of the market was asymmetrically blessed with knowledge about the other side. In 13 of the 17 sessions, the sellers were given detailed information about the minimum value that units were worth to buyers. For shorthand we refer to these as "Sellers-Informed" sessions. In the two Design C sessions, the sellers received this information in period 5, and it was not updated until period 9. In the other sessions, the sellers received this information before the first period and they were continually kept up to date about changing information about the buyers.

While it is not the current issue in California, for an understanding of the symmetry in the other 4 sessions the buyers were given detailed information about the maximum cost that sellers

incurred to produce units. We refer to these as "Buyers-Informed" sessions, which can be used as controls to identify the effect of information disclosures.

As highlighted in Table 1, about one-half of the sessions were conducted at Caltech and one half at Purdue University. All sessions used the identical Marketscape trading program, running on a server located in the Caltech lab. All subjects underwent substantial Marketscape training prior to participating in these sessions, which included "practice" negotiation and trading with robot trading partners. The specific instructions for the sessions reported here, shown in Appendix A, were distributed to subjects and read orally by the experimenter while displayed on an overhead projector. Period 1 of each session (not reported) was a practice period that did count in the subjects' final cash earnings. The exchange rate of experimental currency to dollars varied across design parameters, calibrated to provide average earnings than ranged from about \$25 to \$40 for the sessions that lasted between 2 and 2.5 hours.

#### 4. Results

Our first result confirms that the general market convergence properties observed in previous auction-type and exchange-type experimental markets also operates in these bilateral-negotiation markets.<sup>4</sup>

#### Result 1:

Prices in the bilateral negotiation markets converge to a competitive equilibrium under stable supply-demand condition: (i) average prices approach the competitive equilibrium level and (ii) the variance of prices across contracts declines over time.

<sup>&</sup>lt;sup>4</sup> All of the results exclude the small number of transactions that were clearly typographical errors because they differed from other transaction prices by at least one order of magnitude; for example, a price of 57 when all recent transaction prices ranged between 575 and 600. This excludes 48 of the 3351 transactions in the 17 sessions (1.4 percent).

Support: Despite the decentralized nature of trading and price information, prices move towards and usually reach the competitive equilibrium price range in the sessions reported here. Figure 7 presents all the transaction prices in session 040207 to illustrate this price convergence. Early prices are volatile and many are significantly lower than the equilibrium price range, but eventually most prices are within the equilibrium range. Table 2 summarizes the deviations of the median prices from the competitive equilibrium for all sessions that began with at least 5 periods of stable supply and demand conditions (that is, all designs except Design C). The first column displays the deviations of the median transaction price in the first paying period (period 2), and the middle column displays the deviations in period 5. All median prices lie within the wide equilibrium price interval in Design B, but period 2 median prices frequently deviate from the equilibrium in the other designs. The median absolute deviations decline significantly from period 2 to period 5, based on the 15 statistically independent pairwise differences shown in the right column (nonparametric Wilcoxon signed rank test p-value=0.031, one-tailed).

Price movements toward the competitive equilibrium interval are clearly evident in Table 2. However, by "convergence" in these types of markets, we mean more than simply a tendency for average or median prices to approach the equilibrium level. In addition to average prices that approach equilibrium, convergence also requires price dispersion to decline toward zero. That is, we expect the "law of one price" to prevail in markets that have converged. Figure 8 presents evidence on this dimension of convergence. For each period and for each session (except those in Design C) the figure displays the standard errors of the mean associated with the average transaction prices up until the first shift in supply and demand. In most sessions the price dispersion, as shown on the vertical axis, is high during the early periods. As the periods progress the dispersion falls dramatically in the sense that early dispersion is on the order of two to five times that of later periods. In other words, competitive pressures are bringing the prices

together, even though price information is never publicly displayed and traders can only infer prices through their bilateral negotiations with other traders.<sup>5</sup>

The next result presents the most important conclusion from the experiment: the relationship between pricing outcomes and the asymmetric distribution of information.

#### Result 2:

Information confers a pricing advantage, particularly during the equilibration phase of market interactions when prices are adjusting toward equilibrium.

Support: Consider Figures 9 and 10, which show the median transaction prices for each period and each session in Designs A and B. The Buyers-Informed sessions are identified with the triangle and the cross in both figures. In Design A (Figure 9), for all periods except one the maximum median price in any Buyers-Informed session is lower than the minimum median price in any Sellers-Informed session. Pooling the data in Design A across sessions and periods, we find that prices are on average 7 percent higher when sellers are informed (484) than when buyers are informed (453). Likewise, in Design B (Figure 10) median transaction prices are also usually higher in the Sellers-Informed sessions than in the Buyers-Informed sessions. Pooling across sessions and periods in Design B, prices are on average 8 percent higher when sellers are informed (555) than when buyers are informed (516).

Prior to the mid-session shift, Design D has the same supply and demand configuration as Design A. This design therefore provides 4 additional sessions (all with sellers informed) to add to the 9 Design A and B sessions shown in Figures 9 and 10 for a statistical comparison of prices in the two information treatments. For this comparison we use the period 5 (median price – competitive equilibrium price midpoint) deviations for each session in designs A, B and D to

<sup>&</sup>lt;sup>5</sup> Another criteria of convergence often used when analyzing laboratory markets is increasing trading efficiency. Our markets were highly efficient, but relative efficiency differed across designs due to differences in underlying value and cost conditions (i.e., displayed in Figures 2 through 6). Our experimental design does not include sessions without information disclosure, so it cannot determine whether forced disclosure increases or decreases efficiency.

provide comparable pre-shift prices in all sessions. These deviations are positive in only one of the four buyers informed sessions, but are positive in five of the nine sellers informed sessions. A nonparametric Mann-Whitney test, based on the 13 statistically independent session observations, marginally rejects the hypothesis that these period 5 deviations are not different in the two treatments in favor of the one-sided alternative that prices are higher when sellers are informed about buyer values (p-value=0.087,  $N_A$ =9,  $N_B$ =4). We draw a similar conclusion from a simple cross-sectional OLS regression that employs one period 5 price deviation observation per session, which allows us to control for design differences with a Design B dummy variable. The point estimate indicates a 21 franc higher median price when sellers are informed (standard error 12.7, one-tailed p-value=0.065).

#### Result 3:

The pricing advantage provided by the asymmetric disclosure of information often declines as prices approach the equilibrium, but the pricing advantage can persist when a wide range of equilibrium prices exists.

Support: Figures 9 and 10 indicate that the price differences between Buyers-Informed and Sellers-Informed sessions are generally more pronounced in the early periods than in the later periods. For example, consider the size of the percentage price difference across these two opposite cases for the first 3 paying periods (periods 2 through 4) compared to the next 3 paying periods (periods 5 through 7). In Design A (i.e., narrow range of equilibrium prices), the differences in prices across treatments are modestly greater in periods 2 through 4 (averaging 8.1 percent) compared to periods 5 through 7 (averaging 6.7 percent). But in Design B (i.e., wider range of equilibrium prices), in periods 2 through 4 the prices are on average 10.1 percent higher when sellers are informed (544) than when buyers are informed (494), while in periods 5 through

7 the prices on average are only 5.3 percent higher when sellers are informed (558) than when buyers are informed (530).

Nevertheless, an independent examination of the longer Design B sessions 040215a and 040215c indicate that the pricing advantage can persist even after prices have converged to equilibrium, as long as that equilibrium contains a relatively wide range of prices. In the late periods 8 through 10, the average transaction price in the Sellers-Informed session 040215c is 9 percent higher (581) than in the Buyers-Informed session 040215a (532). Note that both of these averages are, however, still within the range of equilibrium prices [475, 600].

#### Result 4:

The response of realized transaction prices to changes in equilibrium market conditions depends on the information available to traders about the new supply and demand situation. (i) Design D sessions show that when both types of traders can recognize an underlying shift, prices adjust toward the midpoint of the new equilibrium price range; (ii) Design E sessions show that prices do not adjust to reflect cost reductions when only sellers are aware of the underlying change in market conditions.

Support: Figures 11 and 12 present median transaction prices for the 6 sessions in Designs D and E. Sellers were informed of the minimum buyer values in all 6 of these sessions. In Design D a narrow market equilibrium price range in early periods is followed by a large demand and supply shift in period 7 to a condition that results in both inelastic demand and inelastic supply and a wide range of equilibrium prices. After the shift, however, prices that were very near the old equilibrium price remain as possible new equilibrium prices. Thus, since we observe prices in the equilibrium range—as documented throughout these results—a possibility exists that prices would move very little or by a substantial amount (up to 50 percent) after the shift is introduced in period 7.

Despite the possibility that prices need not adjust by much in order to reach a new equilibrium level, however, prices in fact adjust quickly and significantly to near the middle of the new equilibrium price range. What is perhaps more surprising is that the shift is similar in speed and size when the equilibrium shifts down compared to when it shifts up, even though in all four sessions sellers know the buyers' values while buyers never know the sellers' costs. Buyers can infer that market conditions are changing in period 7, though, because of their own dramatically revised resale values. This may have motivated them to negotiate aggressively with sellers following the shift, leading to substantial downward price pressure when the equilibrium price range shifted all the way down to 280 francs. This conjecture motivated the more subtle supply and demand shifts introduced in Design E.

In Design E, sellers' costs shifted down in period 6 resulting in a downward widening of the competitive equilibrium price interval. Buyers' values remained unchanged and they received no information about sellers' costs, so they should have been unaware of the supply shift. Although prices could have fallen by as much as 20 percent following this shift and still remain in the equilibrium range, Figure 12 shows that median prices hardly adjust (remaining mostly around 700 francs) in both sessions. By contrast, median prices increase immediately in both sessions when a demand shift that is known to the informed sellers is introduced in period 10, and prices continue to rise thereafter. This suggests that when sellers are asymmetrically informed about buyer values the transaction prices are more sensitive to demand shifts than they are to supply shifts.

#### Result 5:

All results stated above survive the robustness tests of Series C.

Support: Series C consists of two sessions operating under the same parameters. The time series of median transaction prices are displayed in Figure 13. In these sessions, the first two

periods have stationary, symmetric demand and supply with consumer surplus equal to producer surplus. Prices converge to near the competitive equilibrium by period 2, consistent with Result 1. In period 3, a demand and supply shift takes place that is not announced to any traders. As can be seen prices move up, possibly reflecting the asymmetric rents, with consumer surplus greater than producer surplus and the market in the early part of adjustment feeling the changes with a consequent shift upward in price. In period 4, another upward demand shift takes place that exacerbates this rent asymmetry but does not affect the equilibrium price range. The information of the shift is not given to the sellers and there is no tendency for prices to move upward, consistent with Result 2 that the information disclosure is a key feature that conveys advantages to the information receiving side. In Period 5, another upward shift in demand takes place, this time widening the equilibrium price range. At the beginning of the period the demand is disclosed to the sellers, and consistent with Result 2 the prices immediately jump in one market and move sharply upward in the other market two periods later. In period 8, another upward demand shift takes place without demand disclosure. This shift in demand has no effect on market prices in session 040216a and a small effect in session 040216b, but since the 040216b market had an upward drift in prices anyway attribution to the demand shift is problematic. In period 9, when the demand is disclosed and sellers learn of the shift the market prices immediately respond upward in session 040216a, and median prices respond upward with a one period lag in session 040216b. The phenomena identified in all of the previous results are also found in this more complex setting thereby demonstrating that the results are robust to such environmental changes.

#### 5. Conclusion

This research was motivated by a proposition about a basic principle that governs market behavior that is widely asserted in regulatory settings. The proposition is that disclosure of plans and market strategies by one side of a market to the other side will be helpful to market performance and beneficial to all of the market participants. The proposition reflects a belief about how the laws of supply and demand work and the manner in which information works to facilitate their operation. The results of the experiments demonstrate that such a proposition is not correct. In the context of market transactions such disclosures damage the disclosing party. The laws of supply and demand follow a completely different set of principles from those on which the proposition rests.

In the case of the California wholesale electricity market, the proposition holds that electricity prices will be lower to the consuming public if the major electricity demanders would make their demand function known to suppliers prior to contracting. The experiments demonstrate that the presumption should be that opposite would be the case. Disclosure of the demand information would result in a tendency for prices to increase, especially in the cases in which demand and supply are both inelastic and in which demand is changing, as is expected to be the case in California in the future.

Is it the case that the California wholesale electricity market is special in the sense that the law of supply and demand would work completely differently than the way that it is observed at work in the laboratory? Currently, neither general theory nor institutional fact has been advanced to suggest anything other than a presumption that the basic principles operate in California in the same way that they are assumed to work in general. Indeed advocates of the forcing of information revelation have produced no theory at all and instead have advanced the proposition as if it is completely general, applicable to all markets. Thus, the experiments

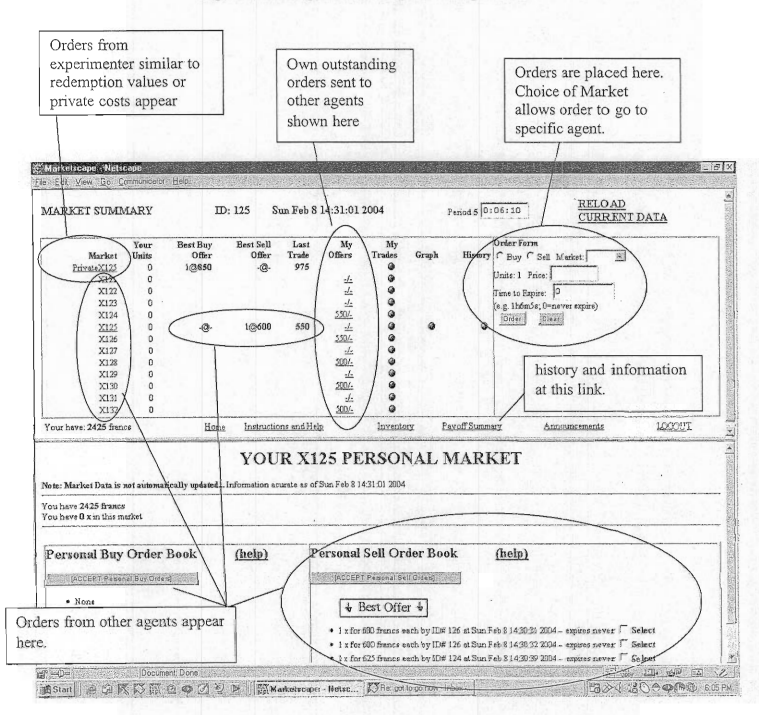
produced here place a burden on the advocates to produce a theory of sufficient generality to support the proposition that they advance. When that is done additional tests can be performed to test its reliability.

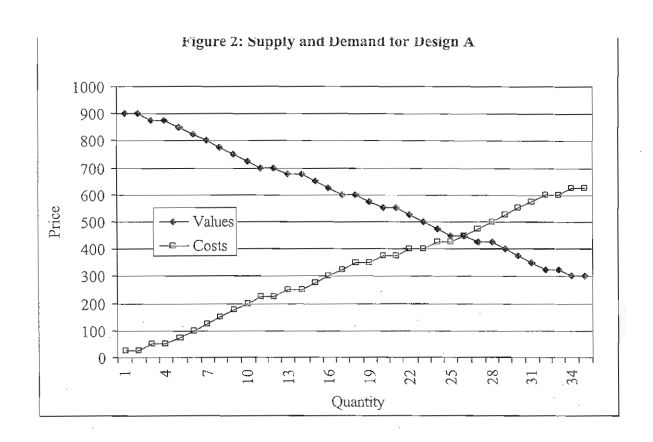
#### References

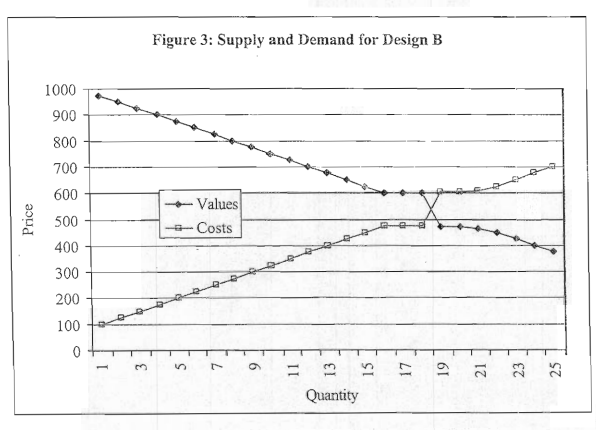
- California Energy Commission (2004), "Comments on Confidentiality of Planning and Procurement Information," Order Instituting Rulemaking to Establish Policies and Cost Recovery Mechanisms for Generation Procurement and Renewable Resource Development, Rulemaking 01-10-024, February 27, 2004.
- European Federation of Energy Traders (EFET) (2003), "Position Paper: Transparency and Availability of Information in Continental European Wholesale Electricity Markets," http://www.efet.org/positionpapers/EMIT\_Position\_Paper\_July\_2003.doc.
- Forsythe, Robert, and Russell J. Lundholm (1990), "Information Aggregation in an Experimental Market," *Econometrica* 58, pp. 309-347.
- Grether, David and Charles Plott (1984), "The Effects of Market Practices in Oligopolistic Markets: An Experimental Examination of the Ethyl Case," *Economic Inquiry* 22, pp. 479-507.
- Grossman, Sanford and Motty Perry (1986), "Sequential Bargaining under Asymmetric Information," *Journal of Economic Theory* 39, pp. 120-154.
- Hong, James and Charles Plott (1982), "Rate Filing Policies for Inland Water Transportation," Bell Journal of Economics, pp. 1-19.
- Independent Energy Producers Association (2004), "Comments of the Independent Energy Producers Association Concerning Data Confidentiality," Order Instituting Rulemaking to Establish Policies and Cost Recovery Mechanisms for Generation Procurement and Renewable Resource Development, Rulemaking 01-10-024, March 1, 2004.
- International Monetary Fund (2001), "Transparency," Issue Brief 01/05, Washington, DC (http://www.imf.org/external/np/exr/ib/2001/042601b.htm).
- Kennan, John and Robert Wilson (1993), "Bargaining with Private Information," *Journal of Economic Literature* 31, pp. 45-104.
- Murnighan, J. Keith, Linda Babcock, Leigh Thompson and Madan Pillutla (1999), "The Information Dilemma in Negotiations: Effects of Experience, Incentives, and Integrative Potential," *International Journal of Conflict Management* 10, pp. 313-339.
- Plott, Charles and Shyam Sunder (1988), "Rational Expectations and the Aggregation of Diverse Information in Laboratory Security Markets," *Econometrica* 56, pp. 1085-1118.
- Roth, Alvin and J. Keith Murnighan (1982), "The Role of Information in Bargaining: An Experimental Study," *Econometrica* 50, pp. 1123-1142.

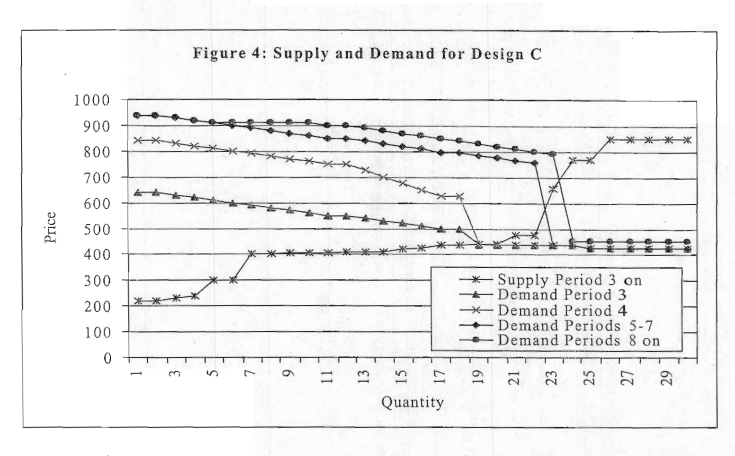
- Smith, Vernon and Arlington Williams (1982), "The Effects of Rent Asymmetries in Experimental Auction Markets," *Journal of Economic Behavior and Organization* 3, pp. 99-116.
- Srivastava, Joydeep, Dipankar Chakravarti and Amnon Rapoport (2000), "Price and Margin Negotiations in Marketing Channels: An Experimental Study of Sequential Bargaining Under One-Sided Uncertainty and Opportunity Cost of Delay," *Marketing Science* 19, pp. 163-184.

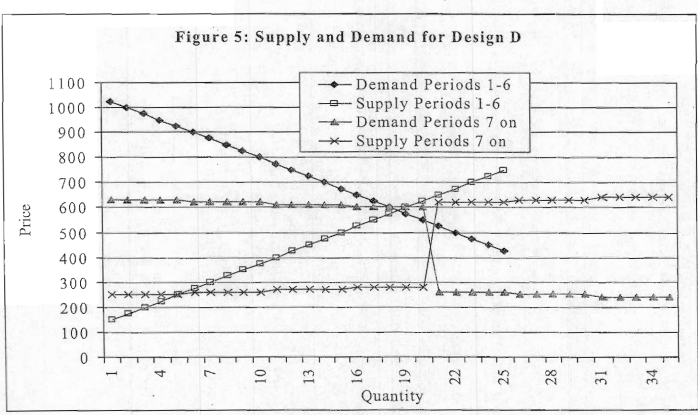
Figure 1: Example Marketscape Trading Screen











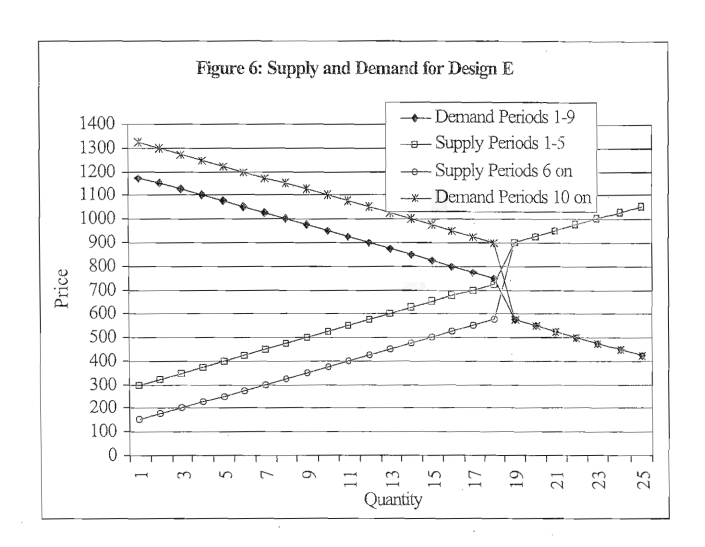


Figure 7: All Transaction Prices in Session 040207

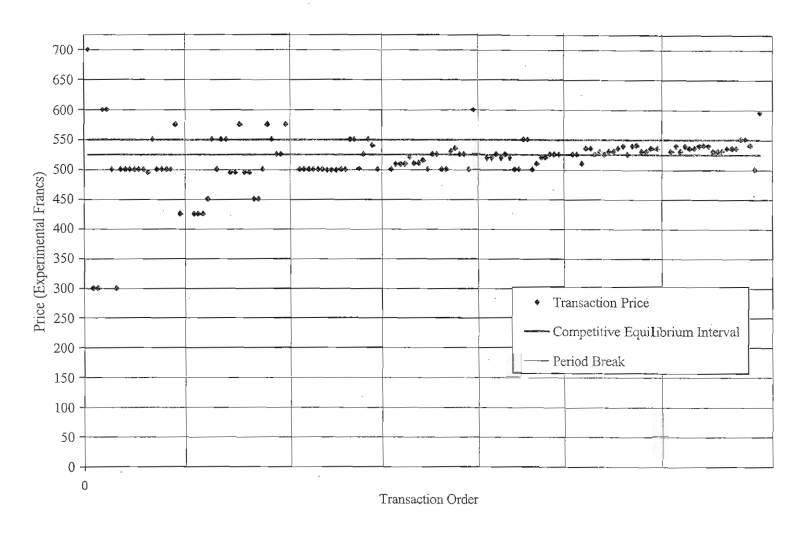
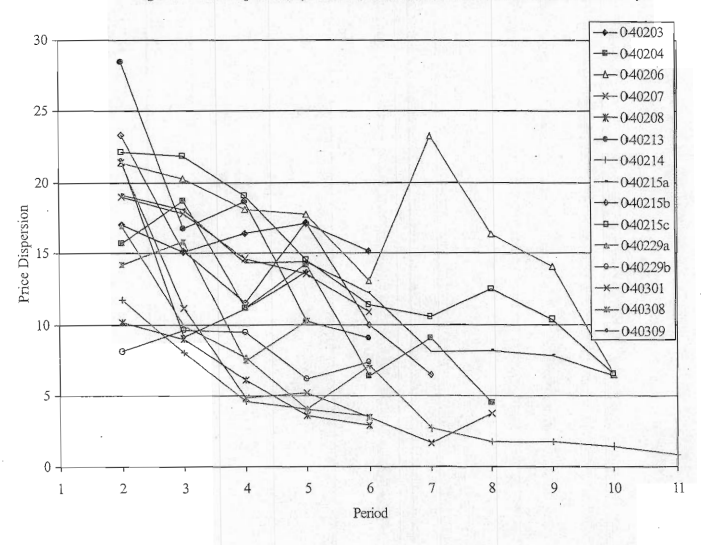


Figure 8: Price Dispersion, by Session (Standard Error of the Mean Transaction Price)



Period

Figure 9: Median Transaction Prices by Session, Design A

Note: Upper CE of 475 only applies to session 040207. Other sessions have a unique CE of 450.

Figure 10: Median Transaction Prices by Session, Design B

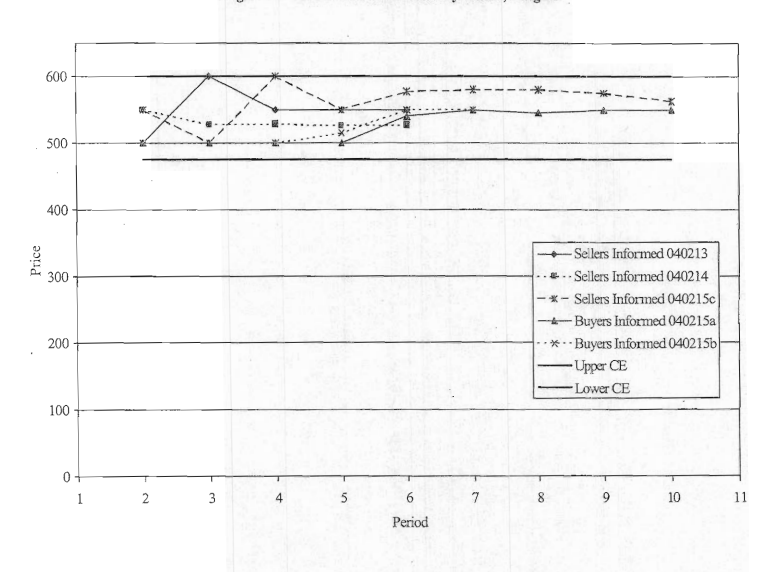


Figure 11: Median Transaction Prices by Session, Design D

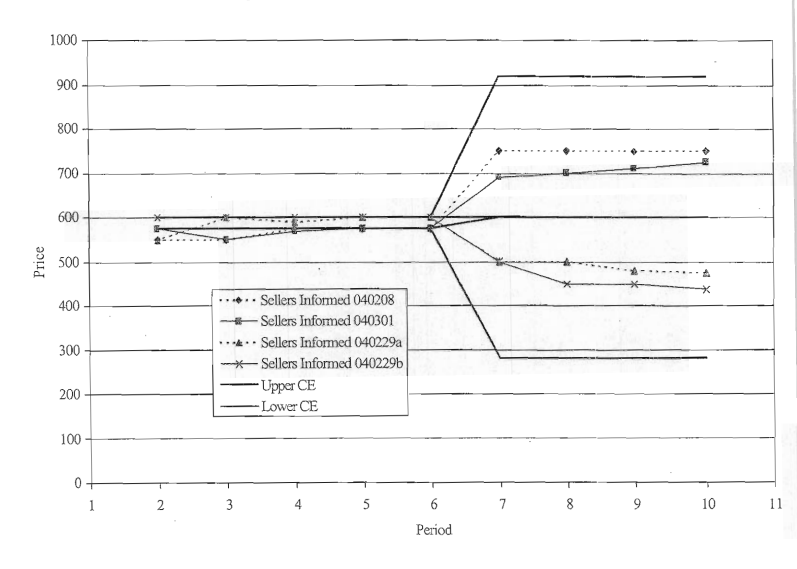


Figure 12: Median Transaction Prices by Session, Design E

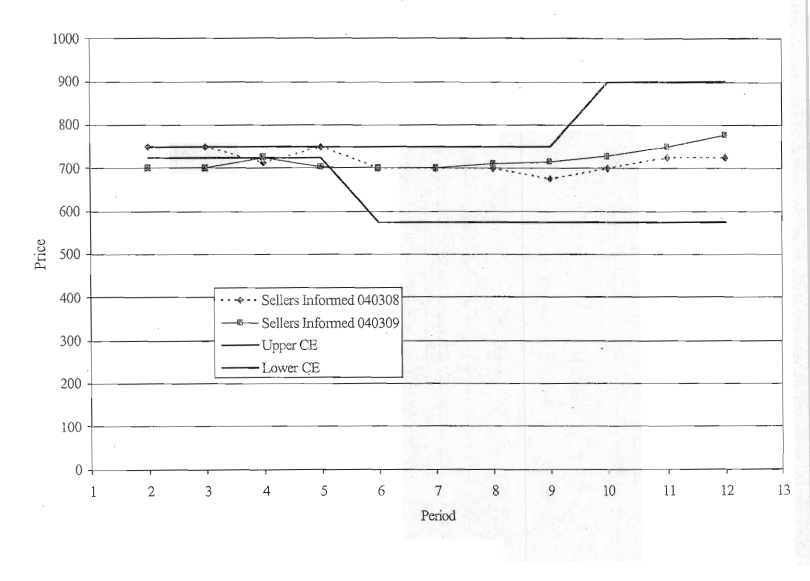
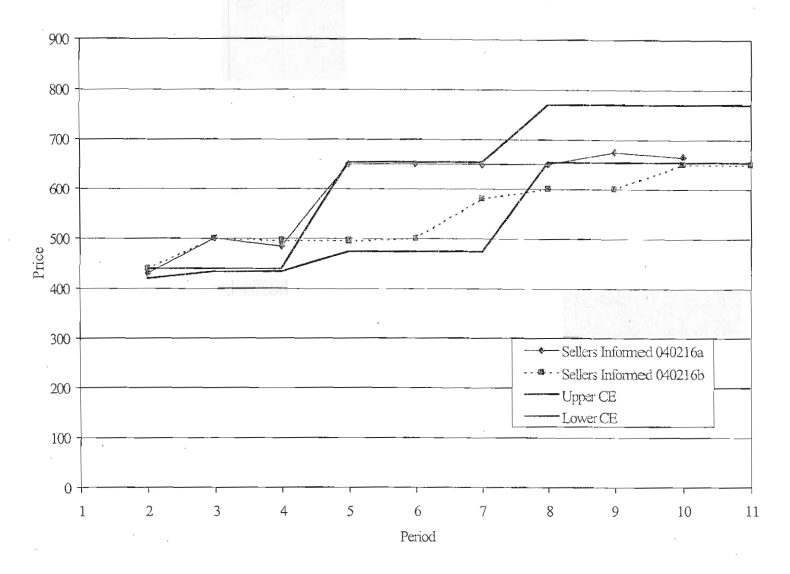


Figure 13: Median Transaction Prices by Session, Design C



**Table 1: Experimental Sessions** 

Index	Location	Market Parameters	Disclosure Condition	
040203	CIT	Design A	buyer values known to sellers	
040204	CIT	Design A	buyer values known to sellers	
040206	CIT	Design A.	seller cost known to buyers	
040207	CIT	Design A	seller cost known to buyers	
040208	CIT	Design D, upward shift in equilibrium in period 7	buyer values known to sellers	
040213	Purdue	Design B Set 2	buyer values known to sellers	
040214	CIT	Design B Set 3	buyer values known to sellers	
040215a	Purdue	Design B	seller cost known to buyers	
040215b	CIT	Design B	seller cost known to buyers	
040215c	Purdue	Design B	buyer values known to sellers	
040216a	CIT	Design C set 4b Schedule 3 demand shifts 3,4,5,8	buyer values known to sellers periods 5, 9	
040216b	Purdue	Design C set 4b Schedule 3 demand shifts 3,4,5,8	buyer values known to sellers periods 5, 9	
040229a	Purdue	Design D, downward shift in equilibrium in period 7	buyer values known to sellers	
040229b	CIT	Design D, downward shift in equilibrium in period 7	buyer values known to sellers	
040301	Purdue	Design D, upward shift in equilibrium in period 7	buyer values known to sellers	
040308	Purdue	Design E, supply shift per. 6, demand shift per. 10	buyer values known to sellers	
040309	Purdue	Design E, supply shift per. 6, demand shift per. 10	buyer values known to sellers	

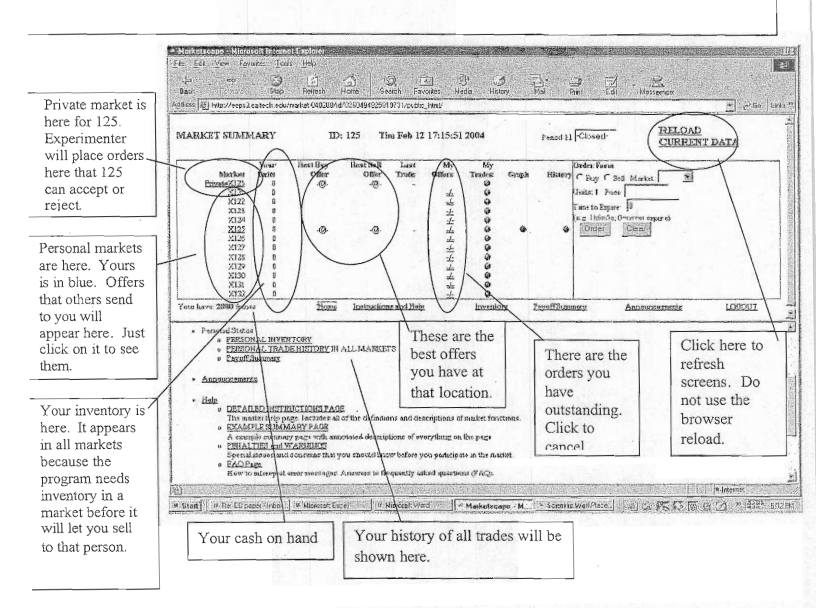
Table 2: Deviations of Median Transaction Prices from Competitive Equilibrium

Session	Period 2	Period 5	Difference in Absolute Deviations (Period 2 - Period 5)		
Index _	Median-CE	Median-CE			
Design A					
040203	. 50	0	50		
040204	49	50	-1		
040206	0	0	0		
040207	-25	-15	10		
Design B					
040213	0	0	0		
040214	0	0	0		
040215c	- 0	0	0		
040215a	0	0	. 0		
040215b	0	0	0		
Design D	Report Carlos				
040208	-25	0	25		
040301	0	0	0		
040229a	-25	. 0	25		
040229b	0	0	0		
Design E					
040308	0	0	0		
040309	-25	-22.5	2.5		

 ${\bf Appendix \ A: \ Experiment \ Instructions \ for \ Specific \ Multilateral \ Negotiation \ Rules \ in } \\ {\bf \textit{Markets cape}}$ 

The word buyer or seller reflects how you are seen by others. Odd numbers are buyers and even numbers are sellers. Buyers buy units from others (thus are viewed as a buyer by others) and then sell to the experimenter for profit. Sellers sell units to others (thus are viewed as a seller by others) after they have bought them from the experimenter. There are two types of markets. In your private market, you accept deals offered by the experimenter. Buyers will sell to the experimenter the units they bought from others and sellers will buy from the experimenter the units that they plan to sell to others.

In your personal market, you will receive offers from others just as you will place offers in their personal markets.



- Watch the time.
- If you are a buyer, you will be placing orders in the EVEN personal markets (the odd are other buyers and like you are buying from the experimenter in a private market).
- If you are a seller, you will be placing orders in the ODD personal markets (the evens are other sellers and like you will be buying units from the experimenter in a private market).
- All offers are for 1 unit.

(3) Bloc Arctess (E) Frontieeps a catech entities to 02000/e00201804625015001/public limit P (Pisa linka™ Click on your RELOAD MARKET SUMMARY ID: 125 The Feb 12 17:15:31 2004 Penad II Chron-CURRENT DATA private market and you will see orders Trades History Chay Can Market: Poystex 125 rite. placed by the XIZI Grete. 1 Pitos 少子子子子子子子子子子 I me in Excise | 31173 experimenter. (e.g. thorder, benevet Dicker Clare Clare XIX XIX X1.79 If you are a buyer you X130 X131 will be buying from Bane Your have. 2000 former Instructions 623 Help las salasz Paviel Systematic Annount state state LOGGAIT others and reselling to the experimenter. You YOUR PrivateX125 PRIVATE MARKET sell to the experimenter Pinner New Sent Budy is not undame destily indicated... Hillomeatics: accepte an of The Polo 12 17:55 fit 2004 by accepting buy orders You have 1888 Store placed here. Click on the order you want to accept and then Private Bny Order Book Private Sell Order Book (help) (help) click accept. [ACCEPT Private Buy Ordera] [AOCEPT Privata Sall Order:] If you are a seller you will be selling to others the units that you buy File Esti View (Favores Torli Help from the experimenter by accepting sell orders · Go Data Address [2] http://eept.) catech-edu/methet-045310/ed0508104(25615F)1./buble\_feek/ that the experimenter places here. RELOAD MARKET SUMMARY ID: 125 The Beb 12 17:15:51 2004 Penod 11 Cloudd-CURRENT DATA Click on the order you want to accept and then Market F Chay Cael Markets click on accept. ParateX125 Deiks, I. Coise, XIZI XIZZ 不可可可可可可可可可可可 Turve to Expere : 8 XL33 reig itvinde, heddever eighind Digker Chare XIDS XIDS X:25 70137 X129 XI30 20131 LOCOLT Instructuone and Help Expression Supplied Apparations Your have 2000 france Offers sent to you by YOUR X125 PERSONAL MARKET others will be Since Mention Bets is an automotivelly updand... Information occurs on of Thurick 12 (7:57 85 1994 displayed here. You have BROW Branes You have & win the present Personal Sell Order Book (help) Personal Buy Order Book (help) If you are a seller [ACCEPT Personal SelfOrders] others will send you [ACCEPT Free und Buy Orders] buy orders. They will appear here. Just click on the one you Short Price EB pater ship of P. Michael Brown P. Michael World Hackerson ape - M. Carab - Holl Flat want and the click on accept. If you are a buyer others will send you Sell orders that will appear here. Just click on the ones that you want and then click on accept.

38

Payoff Summary Link: Extra Information

This link provides a summary of your past earnings and payoffs. It also contains special information for the sellers (even numbers).

Sellers will have information about the minimum values that buyers (odd numbers) have for units. At the payoff summary link the sellers (even numbers) will find the following table.

BUYER	Value of unit to buyer						
NUMBER	1st unit	2nd unit			nth unit		
X121 ·	•	•			•		
X123	•	•			•		
X125	•				•		
X127	•	•		Be 44 11	•		
X129	•	•					

These numbers are a floor of the values that the buyers have in their private order book — the value for which they can resell the unit to the experimenter are at least this high. In some cases these values might be the exact numbers and in other cases these values might be lower than the exact values.